

**UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

DANIEL ZAGORIA, On Behalf of Himself  
And All Others Similarly Situated,

**Case No.: 1:20-CV-3610-GBD**

Plaintiff,

v.

NEW YORK UNIVERSITY,

Defendant.

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**PLAINTIFF DANIEL ZAGORIA'S NOTICE OF MOTION AND MOTION FOR  
CONSOLIDATION AND APPOINTMENT OF HIS COUNSEL AS INTERIM CLASS  
COUNSEL**

**TO ALL PARTIES AND COUNSEL OF RECORD IN ALL THE RELATED ACTIONS:**

PLEASE TAKE NOTICE THAT Plaintiff Daniel Zagoria hereby moves under Federal Rule of Civil Procedure 42(a) for consolidation of all pending related class actions against New York University and appointment of his counsel—The Katriel Law Firm, P.C. and The Kalfayan Law Firm, APC—as Interim Class Counsel under Federal Rule of Civil Procedure 23(g). The actions sought to be consolidated are: *Zagoria v. New York University*, No. 1:20-cv-3610-GBD; *Rynasko v. New York University*, No. 1:10-cv-3250-GBD; and, *Morales v. New York University*, No. 1:20-cv-4418-GBD. This motion is based on the Memorandum of Points and Authorities filed herewith and the Declaration of Roy A. Katriel and its exhibits. A Proposed Order is attached.

Dated: June 16, 2020

Respectfully submitted,

THE MEHDI FIRM  
/s/ Azra Mehdi  
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*Counsel for Plaintiff Daniel Zagoria and the Putative Class*